

## Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

PROCESS FOR REGENERATING 2-CHLOROTRITYL CHLORIDE RESINS							
the sp	pecification of wh	ich					
(chec	k one)						
	is attached heret	to					
X	was filed on	December 18	, 2003	the Material Co. Co.		as	
Application Seri		ial No.	10/740,207 (if applicable)				
	and was amended on						
I ack Title I here inver	nded by any amen nowledge the dut 37, Code of Feder eby claim foreign ntor's certificate li	dment referred ty to disclose ir ral Regulations, priority benef isted below and	to above.  formation w § 1.56(a).  fits under Tit d have also i	the contents of the above identified speci which is material to the patentability of thit le 35, United States Code, § 119 of any for dentified below any foreign application for n which priority is claimed:	s application in acco	rdance with	
Prior	· Foreign Applicat	tion(s)			Priority	Claimed	
	2028744.7	Europ		20 / December / 2002	X		
	(Number)	(Count	ry)	(Day/Month/Year Filed)	Y es	No	
	(Number)	(Count	ry)	(Day/Month/Year Filed)	Yes	No	
	(Number)	(Count	- mr)	(Day/Month/Year Filed)	Yes	No	

insofar as the subject matter of each of the cl the manner provided by the first paragraph o	aims of this application is not discled f Title 35, United States Code, § 11 ederal Regulations, § 1.56(a) which	United States application(s) listed below and, losed in the prior United States application in 2, I acknowledge the duty to disclose material in occurred between the filing date of the prior
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
and belief are believed to be true; and further	that these statements were made w or imprisonment, or both, under	and that all statements made on information with the knowledge that willful false statements Section 1001 of Title 18 of the United States ion or any patent issued thereon.
POWER OF ATTORNEY: As a named inver application and transact all business in the Pa	ntor, I hereby appoint the following tent and Trademark Office connect	g attorney(s) and/or agent(s) to prosecute this ted therewith.
X Practitioners at Customer Number	00151	
Direct all correspondence to:		
X Customer Number <b>00151</b>		
Direct telephone calls to: (name and telephone	ne number)	
Dennis P. Tramaloni (973) 235-2864 Full name of sole or first inventor		
Kleomenis Barlos		Date
Inventors signature  Kleomen is Boylo  Residence		January 26, 2004
26222 Patras, Greece Citizenship		
Greek Post Office Address		
D. Ipsilantou 3A, 26222 Patras, Greece		
Full name of sole or second inventor		·
Bernhard Knipp Inventors signature		Date
Bembara Migg		January 20, 2004
D-51515 Kuerten-Olpe, Germany Citizenship		
German Post Office Address		
Hauptstrasse 22, D-51515 Kuerten-Olpe, Ger	many	

(Supply similar information and signature for third and subsequent joint inventors.)

Full name of sole or third inventor, if any					
Inventors signature	Date				
Residence					
Citizenship					
Post Office Address					

Title 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability (in part) provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim: or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or
  - (ii) Asserting an argument of patentability.